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ATTORNEYS FOR MICHAEL GIANNANTONIO (A/K/A/ MICHAEL DAVID TURLEY), KAREN LYNN TURLEY, NITEFIRE ENTERTAINMENT, AND

SUMMITSTAR ENTERTAINMENT L.P.

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BEFORE THE ARIZONA CORPORATION COMMISSION

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COMMISSIONERS

JEFF HATCH-MILLER, Chairman

WILLIAM A MUNDELL

MARC SPITZER

MIKE GLEASON 15

KRISTIN K. MAYES

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In the Matter of:

18 MICHAEL GIANNANTONIO (a/k/a Michael

David Turley), individually and doing business

19 as NITEFIRE ENTERTAINMENT, and

KAREN LYNN TURLEY, husband and wife

14393 W. Poinsettia Drive

Surprise, Arizona 85379

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JOHN VOIGHT and JANE DOE VOIGHT,

husband and wife 23

P.O. Box 2273

24 Peoria, Arizona 85380

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Docket No. S-20433A-05-0887

RESPONSE/REPLY TO

TEMPORARY ORDER TO CEASE AND DESIST AND NOTICE OF OPPORTUNITY FOR HEARING

NITEFIRE ENTERTAINMENT, a sole proprietorship 3 P.0. Box 2273 Peoria, Arizona 85380 4 5 SUMMITSTAR ENTERTAINMENT, L.P., an Arizona limited partnership, d/b/a 6 SUMMITSTAR FILMS and/or 7 **SUMMITSTAR FILMS & ENTERTAINMENT** 8 P.O. Box 2273 Peoria, Arizona 85380, Respondents. 10 11 Defendants MICHAEL GIANNANTONIO (a/k/a Michael David Turley) 12 ("Giannantonio"), SUMMITSTAR ENTERTAINMENT, L.P., an Arizona limited partnership, 13 d/b/a SUMMITSTAR FILMS and/or SUMMITSTAR FILMS & ENTERTAINMENT 14 ("SummitStar"), NITEFIRE ENTERTAINMENT ("Nitefire"), and KAREN LYNN TURLEY 15 ("Turley", and together with Giannantonio, SummitStar, and Nitefire, the "Responsents"), 16 hereby file their response to the Arizona Corporation Commission's (the "Commission") 17 "Temporary Order To Cease And Desist And Notice Of Opportunity For Hearing" (the 18 "Order"), and states as follows: 19 **First Defense** 20 1. Respondents do hereby give this statement under penalties of perjury. 21 2. The Respondents have ceased the inadvertent solicitation of securities via the 22 internet and have removed any language pertaining to the solicitation of securities from their 23 website. 24

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Second Defense

- 3. Respondents do hereby give this statement under penalties of perjury.
- 4. The Respondents never received any monies, whether in cash or any other form, from the inadvertent solicitation of securities.

PRAYER FOR RELIEF

WHEREFORE, Defendants respectfully request that judgment be entered in their favor and against Plaintiff as follows:

- 1. dismissing this Proceeding and removing the restrictions of the Order; and
- 2. Granting such other relief as may be proper and just under the circumstances.

RESPECTFULLY SUBMITTED this 18th day of April, 2006.

THE LAW OFFICES OF
STEPHEN WADE NEBGEN, PLLC
2025 N. 3RD STREET, SUITE 157
PHOENIX, ARIZONA 85004

By

Stephen Wade Nebgen

ATTORNEYS FOR MICHAEL GIANNANTONIO (A/K/A/ MICHAEL DAVID TURLEY), KAREN LYNN TURLEY, NITEFIRE ENTERTAINMENT, AND SUMMITSTAR ENTERTAINMENT L.P.